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**From:** Loukeris, Constantinos [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=EACA7C5183174CCA80B0B9714D685B17-CLOUKERI]  
**Sent:** 9/10/2019 7:29:30 PM  
**To:** llee@anteroresources.com  
**Subject:** Follow-Up Documentation

Hi Lou Ann,

It hit me now that I was supposed to send a follow-up email to our closing conference with the records I was seeking. Here is the list:

- Documentation from the last quarterly OGI inspection performed by Antero at the well pads EPA inspected on August 29, 2019;
- Well names associated with the well pads EPA inspected on August 29, 2019;
- Pressure settings for the thief hatch, emergency vent, conservation vent, vacuum breakers for each tank/tank battery at the well pads EPA inspected on August 29, 2019;
- Antero indicated that all sites are complying with NSPS OOOO/OOOOa; however based on Antero's PTE calcs, which ones are required to and which ones are not? Provide the emissions calcs for those Antero believes are not required to;
- Model for Jayco "zero-emission" thief hatch that was observed at a few of the Antero well pads EPA inspected on August 29, 2019;
- Arrangement and pressure settings of the 5 enclosed combustors at the Andes Well Pad, including how the vapor recovery systems;
- Emission calcs associated with dump events and/or other malfunction events for the past 2 years at the well pads EPA inspected on August 29, 2019; and
- Names and titles of those who participated on our well pad inspections (I don't believe I asked for this, but if you could please provide).

Hope this matches up with what I indicated at the closing conference. Hopefully the week of September 23<sup>rd</sup> still works to receive this follow-up information. Thank you again for your help in setting up the inspections on such short notice.

Kosta Loukeris  
312-353-6198